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9	Attorneys for Defendants Orkin Exterminating					
10	Company, Inc. and Rollins, Inc.					
11	UNITED STATES DISTRICT COURT					
12	NORTHERN DISTRICT OF CALIFORNIA					
13	RONALD KRZYZANOWSKY AND	Case No. C07-05362				
14	ILEANA KRYZANOWSKY on behalf of themselves and all others similarly situated,	STIPULATION TO EXTEND, BY ONE				
15	Plaintiffs,	WEEK, ORKIN EXTERMINATING COMPANY, INC. AND				
16	i idilitiis,	ROLLINS, INC.'S LAST DAY TO				
17	VS.	RESPOND TO PLAINTIFFS' CLASS ACTION COMPLAINT				
18	ORKIN EXTERMINATING COMPANY,					
19	INC.; ROLLINS, INC.					
20	Defendants.					
21	We will be a second of the sec	Compleint File In Oatob at 10, 2007				
22		Complaint Filed: October 19, 2007 Trial Date: None Set				
23						
24	IT IS HEREBY STIPULATED by and between Plaintiffs Ronald and Ileana					
25	Kryzanowsky ("Plaintiffs") and Defendants Orkin Exterminating Company, Inc. and					
26	Rollins, Inc. ("Defendants" and, together with Plaintiffs, the "Parties"), by and through					
27	their undersigned counsel of record, as follows:					
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CALL, JENSEN & FERRELL A PROFESSIONAL CORPORATION	ORK01-02:325223_1:11-9-07 STIPULATION TO EXTEND, BY ONE WEEK, ORKIN E	1 - EXTERMINATING COMPANY, INC. AND ROLLINS,				

STIPULATION TO EXTEND, BY ONE WEEK, ORKIN EXTERMINATING COMPANY, INC. AND ROLLINS, INC.'S LAST DAY TO RESPOND TO PLAINTIFFS' CLASS ACTION COMPLAINT

Whereas, Defendants were recently served with the above-captioned class action 1 2 Complaint; and 3 Whereas, absent this Stipulation, Defendants' last day to respond to Plaintiffs' 4 Complaint is November 12, 2007; and 5 6 7 Whereas, Defendants – out-of-state corporations – have only recently engaged California counsel, and California counsel has requested, and received, from Plaintiffs, 8 9 an additional week in which to assess and analyze Plaintiffs' Complaint and prepare an 10 appropriate response; and 11 12 Whereas, Northern District Rule 6-1(a) provides that parties may stipulate to extend the time within which to respond to a complaint provided the change will not 13 14 alter the date for any hearing set by the court; and 15 16 Whereas, the change in responsive pleading date resulting from the Parties' 17 Stipulation will not alter the date for any hearing set by this Court. 18 19 WHEREFORE, good cause being shown: 20 21 The Parties Stipulate that Defendants shall have an additional week, up to and 22 including November 19, 2007, in which to respond to Plaintiffs' Complaint. 23 /// 24 /// 25 /// 26 /// 27 28 ORK01-02:325223 1:11-8-07 ROFESSIONAL

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1 2	Dated:	November 8, 200	7	CALL, JE A Professi MARK L. MATTHE	NSEN onal (EISE W R.	N & FERRE Corporation NHUT ORR	ELL		
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4				By:		lator			
5				Matth	ew K.	Orr			
6				Attorneys Company,	for Inc. a	Defendants and Rollins,	Orkin I	∃xterm	inating
7			_						
8 9	Dated:	November 8, 200°	7	HOFFMA ARTHUR MORGAN	W. L	AZEAR			
10									
11				By:					
12				Morga	ın M.	Mack			
13				Attorneys Krzyzanov		Plaintiffs	Ronald	and	Ileana
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5		Matthew R. Orr
6		Attorneys for Defendants Orkin Exterminating Company, Inc. and Rollins, Inc.
7	D . 1 . 1 . 0 . 0007	TIOTING AND OF ACTION
8 9	,	HOFFMAN & LAZEAR ARTHUR W. LAZEAR MORGAN M. MACK
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12		Morgan M. Mack
13		Attorneys for Plaintiffs Ronald and Ileana Krzyzanowsky
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CORPORATION	LAST DAY TO RESPOND TO I	KIN EXTERMINATING COMPANY, INC. AND ROLLIN, INC.'S PLAINTIFFS' CLASS ACTION COMPLAINT

PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF ORANGE

I am employed in the County of Orange, State of California. I am over the age of 18 and not a party to the within action; my business address is 610 Newport Center Drive, Suite 700, Newport Beach, CA 92660.

On November 9, 2007, I served the foregoing document described as STIPULATION TO EXTEND, BY ONE WEEK, ORKIN EXTERMINATING COMPANY, INC. AND ROLLINS, INC.'S LAST DAY TO RESPOND TO PLAINTIFFS' CLASS ACTION COMPLAINT on the following person(s) in the manner indicated:

SEE ATTACHED SERVICE LIST

- [X] (BY MAIL) I am familiar with the practice of Call, Jensen & Ferrell for collection and processing of correspondence for mailing with the United States Postal Service. Correspondence so collected and processed is deposited with the United States Postal Service that same day in the ordinary course of business. On this date, a copy of said document was placed in a sealed envelope, with postage fully prepaid, addressed as set forth herein, and such envelope was placed for collection and mailing at Call, Jensen & Ferrell, Newport Beach, California, following ordinary business practices.
- [] (BY FEDEX) I am familiar with the practice of Call, Jensen & Ferrell for collection and processing of correspondence for delivery by overnight courier. Correspondence so collected and processed is deposited in a box or other facility regularly maintained by FedEx that same day in the ordinary course of business. On this date, a copy of said document was placed in a sealed envelope designated by FedEx with delivery fees paid or provided for, addressed as set forth herein, and such envelope was placed for delivery by FedEx at Call, Jensen & Ferrell, Newport Beach, California, following ordinary business practices.
- [] (BY FACSIMILE TRANSMISSION) On this date, at the time indicated on the transmittal sheet, attached hereto, I transmitted from a facsimile transmission machine, which telephone number is (949) 717-3100, the document described above and a copy of this declaration to the person, and at the facsimile transmission telephone numbers, set forth herein. The above-described transmission was reported as complete and without error by a properly issued transmission report issued by the facsimile transmission machine upon which the said transmission was made immediately following the transmission.
- [] (BY ELECTRONIC TRANSMISSION) I served electronically from the electronic notification address of ______ the document described above and a copy of this declaration to the person and at the electronic notification address set forth herein. The electronic transmission was reported as complete and without error.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct, and that this declaration was executed on November 9, 2007, at Newport Beach, California.

Jackie Sohn

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